## MERCHANT & GOULD P.C.

## United States Perent Application

## COMBINED DECLARATION AND POWER OF ATTORNEY

As a below gamed inventor I hereby decigns that: my residence, post office address and cinizenship are as stated below fierd to my name; that

I verify believe I am the original, first and sole inventor (if only one name is listed below) or a joint inventor (if plural inventors are named below) of the subject matter which is chained and for which a patent is saturate on the invention consided: INGESTIBLE COMPOSITIONS COMPRISING ANTIBACTERIAL ACRESTS

described and cintined in it have reviewed and for what I hereby state that I have a any amendment refund to	application scrat menutional no. ich I policit a Un evicend and uni- a above. oriny benefits un d have also iden- due basis of which is have been files	PCT/GB99/02845 filed in d States patient.  Lessand the contracts of the Contracts of the SS, United SE iffed below any foreign to priority is claimed:	LAugust 27, 1999 and al the above-identified spa	(in the case of a PCT-filed application) sumended on December 4, 2000 (if any), which ecification, including the claims, as amended b any foreign application(s) for patent or inventor or inventor's certificate having a filing dam before	
	PODEIGNA	PLICATIONS IF ANY	CLAMING PRIORITY U	DER 25 USC 5 117	
COUNTRY		CATION NUMBER	DATE OF FILING (day, sweeth, year)	DATE OF ISSUE (day, modil, ) cap	
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below and, insofar as the manner provided by the f defined in Title 37, Code or PCT international thin	sobject tratter o inst panagraph of of Federal Rega	Feech of the cisions of Title 35, United State lations. § 1.56(2) which	this application is not dis code. 6 112. I schnowl	tures and PCT international application(s) liste sclosed in the prior United States application is adject the duty to disclose material information library to disclose material information library to disclose material information and the nade	
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[ hereby claim the benefit	(under Title 35,	United States Code §	119(c) of my United Stat	cos provisional application(s) listed below:	
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I schooledge the duty to disclose information that is expected to the perceptibility of this application in accordance with Mile 37. Code of Federal Regulations, § 1.56 (reprinted below):

## § 1.56 Daty to disclose information material to passetability.

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- (a) A parent by its very mater is affected with a public interest. The public interest is best served, and the most effective parent examination occurs when, at the time in application is being examined, the Office is aware of and evaluates the trachings of all information material to parentability. Each individual associated with the filling and prosecution of a parent application has a duty of candor and good faith in dealing with the Office, which includes a duty to disclose us the Office all information known to that individual to be material to parentability as defined in this section. The duty to disclose information exists with respect to each pending elaim until the claim is canceled or withdrawn from consideration, or the application becomes abandoned. Information material to the parentability of a claim that is canceled or withdrawn from consideration much not be autumined if the information is not maneral to the parentability of any claim remaining under consideration in the application. There is no duty to submit information which is not maneral to the parentability of any existing claim. The duty of disclose is the information known to be material to parentability of all information known to be material to parentability of all information known to be material to parentability of any claim issued in a posterial we parentability of any claim issued in a posterial we parentability of the manner prescribed by §§ 1.97(b)-(d) and 1.98. Morever, no parent will be granted on an application in connection with which frand on the Office applicants to carefully execution:
  - (1) prior are cited in search reports of a foreign parent office in a countespare application, and
- (2) the closest information over which individuals associated with the filing or prosecution of a patent application believe any pending claim patentially defines, to make sure that any material information contained therein is disclosed to the Office.
- (b) Under this section, information is menerial to patentability when it is not compllative to information abready of record or being made of record in the application, and
  - (1) It establishes, by itself of in combination with other information, a prima facic case of unpercombility of a ciaim;
  - (2) It refutes, or is inconsistent with, a position the applicant takes in:
    - (i) Opposing an argument of emparentability relied on by the Office, or
    - (ii) Asserting in ingliment of potentability.

A prima facie case of apprentiability is established when the information compared a conclusion that a claim is unpatentable under the proponderance of evidence, burden-of-proof standard, giving each term in the claim its broadest reasonable construction consistent with the specification, and before any consideration is given to evidence which may be administed in an amount to establish a contrary conclusion of parentability.

- (c) Individuals associated with the filing or prosecution of a parent application within the meaning of this section are:
  - (1) Each inversor named in the application:
  - (2) Each attemey or agent who prepares or prosecutes the application, and
- (3) Every other person who is substantively involved in the preparation or prosecution of the application and who is associated with the inventes, with the assigner of with anyone to whom there is an obligation to assign the application.
- (d) Individuals other than the attorney, agent or inventor may comply with this section by disclosing information to the attorney, agent, or inventor.
- (c) In any continuation-in-part application, the duty under this section includes the duty in disclase to the Office all information knows to the person to be material to parentability, as defined in paragraph (b) of this section, which became available between the filing date of the prior application and the national of PCT insurational filing date of the continuation-in-part application.

I hereby appoint the following sturmer(s) and/or patent agent(s) to prosecure this application and to transact all business in the Patent and Trademark Office connected herewide.

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	Reg. No. 29, 165	Tuchman, Ido	Reg. No. 45.924
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Kovaldnyk, Alan W.	Rag_No. 32,535	Withers, James D.	Res. No. 40,376
Kowalchyk, Katherine M.	Reg. No. 36,848	Witz, lonelle	Reg. No. 41,980
Locy, Paul E.	Reg. No. 38,946	We, Tong	Reg. No. 43.361
Larson, James A.	Reg. No. 40,443	Xu Mia S.	Reg. No. 39,536
Leon, Andrew J.	Rog. No. 46,869	Zculi, Anthony R.	Reg. No. 45,255
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I hereby nutherize them to act and rely on instructions from and communicate directly with the person/assignee/attorney/firm/ organization who/which first sends/sont this case to them and by whom/which I hereby declare that I have conserved after full disclosure to be represented unless/until I instruct Merchant & Gould P.C. to the constant.

Please direct all correspondence in this case to Merchant & Gould P.C. at the address indicated below:

Merchant & Gould P.C. P.O. Box 2903 Mignespolis, MN 55402-0903



sereby decises that all statements made herein of my own knowledge are true and that all statements made on information and belief are slieved to be true; and further that these statements were made with the knowledge that willful false statements and the tike so made are initiable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements ay jeopardize the validity of the application or any putent issued thereon.

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